(BY WUTHORITY)

Laws of New Jersey.

An act provide for the education of the deat and dumb, the blind, and the feebleminded, in this state.

Whereas, the commissioners heretofore ap-pointed by the governor have reported that there exists at present within the state no schools adequate for imparting education to pupils who are either deal and dumb, blind or feeble minded, and that they are at the present time at least one handred and fifty deaf and dumb. one hundred blind, and one hundred Arble-minded pupils who would gladly avail themselves of such facilities as the state might provide; and whereas, it is the duty of the state to educate these, her

unfortunate children. 1. Be it enacted by the Souste and General Assembly of the State of New Jersey. That Charles D. Deshler, Jeremiah Baker, William S. Yard, Charles D. Hendrickson, Ralph B. Goudy and Eldridge Mix, be and they hereby appointed commissioners to advertise for and receive proposals for states, that is to say, for a site upon which to erect suitable buildings in which to board and instruct pupils who are dea land dumb, which site shall contain not less than five acres of ground; for a site upon which to erect suitable buildings in which to board and educate pupils who are feeble-minded, which site shall contain not less than fifty acres; that all these sites shall be remore from malarial influences, ca-pable of complete drainage and of securing thereon an abundant supply of sweet soft water; which proposals shall name the lowest price at which the land will be sold to the state, giving to the state an option to purchase the same, at the price named at any time before the first day of April eighteen hundred and seventy-five.

2. And be it enacted. That said commissioners may procure from competent exprets plans for the several buildings in which may be boarded and educated one hundred and fifty deal and dumb pupils, one hundred blind, and one hundred feedle-min ded, with all convenient and proper appli ances for their comfort, instruction and preservation of health; and for the accommodation of the officers, teachers and assis-tants; which building shall be, when con-structed, of durable material, and shall be limited in cost as follows: that for the deaf and dumb not to exceed one hundred and fifty thousand dollars; that for the blind not to exceed one hundred thousand dollars, and that for the feeble-minded not to exceed eighty thousand collars.

3. And be it enacted, That the said com

missioners shall report, with their opin-ions thereon, the proposals and plans they may receive under this act to the goverpor, to be by him laid before the next legislature.
4. And be it enacted, That to defray

missioners may incur under this act, the sum of two thousand dollars is hereby ap propriated, to be drawn from the treasury only upon proper detailed vouchers, sign fully in his or her possession after the ed by the commissioners and audited and certified by the comptroller, Approved March 27, 1874.

JOINT RESOLUTION NO. 1.

Joint Resolution recommending appropriation relative to Barnegat Bay and its

1. Be it resolved by the Senate and General Assembly of the State of New Jersey, That our Senators and representatives in congress be and they are hereby request-ed to procure if passible, an appropria-tion of money not to exceed the sum of fifty thousand dollars, by the congress of the United States, for the purpose of improving the navigation of the waters of Barnegat Bay and its tributaries within 2. And be it resolved, That the governor

of this state be requested to transmit copy of this joint resolution, as soon as practicable, to our Senators and represen-tatives in congress of the United States Approved March 18, 1874.

CHAPTER DXXII

A supplement to the act entirled "An act relative to Law Report of New Jersey," approved April fourth, eighteen hundred and geventy-two.

1 Be it enacted by the Senate and General Assembly of the State of New Jersey, That the proviso contained in the first section of the act to which this is a sup plement, which authorizes the appointment of a person to reprint the Law Report, be and the same is hereby repealed. 2. And be it enacted, That this act shall

go into effect immediately. Approved March 2, 1874.

CHAPTER DXXIII.

An act relative to the attendance of child-ren at school

1. Be it enacted by the Benate and General Assembly of the State of New Jersey, That every parent, guardian, or other persons, having control and charge of any child between the ages of eight and thir-teen years, shall cause such child to attend some public or private school at least twelve weeks in each year, s'x weeks at least of which attendance shall be council tive; or to be instructive at home at least dollars to.

journal of the child is such as to renusse the party so offending shall forfeit, to the use of the city, town borough, or school district in which such child resides, a sum not exceeding twenty dollars, to be recovered in any court of competent jurisdiction in the county in which such city, town in the county in which such city, town and county in which such city, town in the county in which such city, town and kill pinnated grouse or prairie chicken so killed or had in possession.

10. And be it enacted, That no person shall kill on expose for sais or have unlawfully in his or her possession after the months of September the months of September and living in his or her possession after the months of September and living in his or her possession after the months of September and killed, spy rail bird or reed the months of September and living in his or her possession after the months of September and kill on expose for sais or have unlawfully in his or her possession after the months of September and kill on expose sion. twelve weeks in each year, in the branches

2. And be it enacted, That this act shall take effect immediately.
Approved March 37, 1874.

CHAPTER DXXIV

me poverty, to comply with the requirents of this act.

A further supplement to an act entitled "An act to ascertain the rights of the State and Riparian owners the the lands lying under the waters of the Bay of New York and elsewhere in this livete," approved April eleventh, one thousand eight handred and sixty-four,

I. As it smacted by the Senste and Gen eral Assembly of the State of New Jersey, that in all cases where lands which now are or ever had been under the tide waters of this state, but which have been or may bereafter be leased or granted by this state o any person or persons, party or parties, the same a

ted by an act entitled "An act to incorporate a company to form an artificial navigation between the waters of Newark bay and New York bay," approved March thirteenth, one thousand eight hundred and sixty six, or by virtue of any supple-ment thereto, or by any commissioners ment thereto, or by any commissioners appointed under last mentioned act; that in such case such person or persons, party or parties, and all persons through and under them, or either of them, shall be us-titled to compensation for the lands or any naterials so taken, in the same way and manner as the owners or owners of lands and material taken for said company, under and by virtue of last mentioned set, or the supplements thereto, are entiof dissatisfaction with the report made by the commissioners appointed under last mentioned act, and the supplements theresame right to appeal, and under the same provisos as is provided for by the same last mentioned act and the supplements thereto; provided however, that nothing in this act or in the said act approved March thirteenth, one thousand eight hun-

poration or corporations.

2. And be it enacted, That all acts or parts of acts inconsistent with this act, be, and the same are hereby repealed, and that this act shall take effect imme-Approved March 27, 1874.

CHAPTER DXXV.

An act to amend and consolidate the several acts relating to Game and Game

1. Be it enacted by the Senate and Genral Assembly of the State of New Jersey. That no person shall kill or pursue in any part of this state any buck, doe, fawn or any wild deer, save only from the fifcenth day of October to the first day of Decomber in any year, and any persons offending against any of the provisions of this section shall be deemed guilty of a misdemeanor, and shall be liable to a penalty of fifty dollars for each buck, doe or fawn so killed or pursued, and may be proceeded against in any county of the state wherein he may be arrested having the wherein he may be arrested having the same in his or her possession; provided, however, that any person may sell or have in his or her possession the buck, doe or tawn aforesand, between the fifteenth day of December next following, without inability to the penalty herein imposed.

2. And be it enacted, That no person shall kill or expose for sale or have un fawful in his or her possession after the same has been killed any gray, black or fox equirret between the first day of Jan-uary and the first day of July in each year, under a penalty of five dollars for each the entire expenses which the said com-missioners may incur under this act, the

monly called rabbit, between the first day and in addition to any damage he may of January and the first day of November have done be liable to a penalty of fifty or had in his possession.

snan at any time kill any wild duck, brant or goose with with any device or instrument known as a swivel or punt gun, or waters of this state, save only with a nook with any gun other than such as are habs it untilly trained at a train length and catch or expose for sale, or have in his or upon their own previous of this state, and no person shall animals or fishes therein named from or lifted from the shoulder or health and catch or expose for sale, or have in his or fixed from the shoulder; or shell use any net; device, instrument, or gun other than such gun as aforesaid with intent to cap ture or kill any such wild duck or goose, under the penalty of fifty dollars. 5. And be it enacted, That no person

shall kill or expose for sale, or have unlawfully in his or her possession after the same has been killed, any upland or grass plover between the first day of Jan-uary and the first day of August in any year under a penalty of ten dollars for each bird so killed or had in his possession; no person shall kill, expose for sale, on have unlawfully in his or her possession any Wilson? or gray snipe between the first day of May and the first day of October in any year, under a like penalty.

6. And be it enacted, That no person shall kill or expose for sale or have unlaw fully in his or her possession after the same has been killed, any woodcock between the first day of January and the fourth day of July in any year, under a penalty of ten dollars for each bird so killed or had in possession.

7. And be it coacted, That no person shall kill or expose for sale or have unlaw-

fully in his or her possession after the same has been killed, any quail or Virginia per tridge between the first day of January and the first day of November in any year, under a penalty of fifteen dollars for each bird so killed or had in possession.

8 And be it enacted, That no person

shall kill or expose for sale or have unlawfully in his or her possession after the same has been killed, any ruffed grouse, commorely called pheasant, between the A5th of December and the first day of October in any year, under a penalty of lifteen dol-lars for each bird so killed or had in pos-

9. And be it enacted, That no person 9. And be it enacted. That no person shall tilter expose for add or have unlawfully in his or her possessions after the same has been killed, any pinnated grouse or wild turkly, commonly called prairie chickens, prior to the first day of November anno domini one thousand eight hundred and eighty, under a penalty of fifty dollars for each bird so killed or had in preservation; and substantial to the date here. possession; and subsequent to the date heretofore mentioned, it shall be lawful to hast
and kill pinnated grouse or prairie chicken between the first day of November and

five dollars for each and every rail

11. And be it enseted, That no person shall, at any time within this state, kill, trap or expose for sale or have unlawfully in his or her possession after the same is killed, any nigh-hawk, whip-poor-will, aparrow, thrush, lark, fluch, martin, barn-swallow, wood pecker, flicker, robin, oriorle, red or cardinal bird, cedar bird, tanager, cat bird, blue bird, or any other inactivorour bird, under a penalty of a dollars for each bird killed, trapped posed for sale or had its posse section to wit: week apply to any person

rob or destroy the eggs or hears of any wild visions of this act, by having any game or birds whatsoever, save only those of a pre- fi-h mentioned therein unlawfully in their datory character and destructive of game and insectivorous birds, under a penalty of ten dollars for each offence; provided, that this section shall not apply to any per-

prairie chicken, or wild turkey, or rail or reed-bird, by means of any blind, trap, share, net or device whatever, under a penalty of ten dollars for each and every such bird so trapped, snared or taken; provided that nothing in this section shall be so construed as to prevent individuals or associations, for protection, preservation and propagation of game, from gathering alive, by nets or traps, with the written consent of the owner of the land, quails or Virginance with one or more sufficient sureties, to answer said complaint on a charge for misdemensor, before the court of quarter sessions, of the peace of the serving them rive over the winter.

16: And be it enacted, That no person shall at any time catch any speckled trout, bass or with any device save only with hook and line, except for the purpose of propagation or scientific investigation, or dred and sixty-six, or any supplement thereto shall be constructed to give any right, title or interest of the state to lands under water to any persons or persons, cor-

propagation or scientific investigation, or place any set-lines in waters inhabited by them, under a penalty of twenty-five dol

17. And be it enseted. That no person shall kill or expose for sale, or have unlawully in his or her possession after the same has been killed, any trout, brook trout, or lake trout, in the months of October, No vember, December, January and February, under a penalty of ten dollars for each

18. And be it enacted, That any person trespassing on any lands for the purpose of trespassing on any lands for the purpose of taking fish from any private pond, stream or spring, after public notice on the part of the owner or occupant thereof, such notice being posted adjacent to such pond, stream or spring, shall be deemed guilty of tresponding to the part of the pond of the part of the penalty or penalties mentioned in said act exceed in amount the jurisdiction of months.

38. And be it enacted, That in all cases the point of the part of the part of the part of the penalty and particularly provided the part of the part of the purpose of taking fish from any private pond, stream or spring, shall be deemed guilty of tresponding to the part of the part of the purpose of taking fish from any private pond, stream or spring, after public notice on the part of the part of

in any year under a penalty of five dollars dollars or by imprisonment in the common catching speckled trout or black bass with for each and every hare or rabbit so killed jail of the county in which such offence is nets in waters owned by himself for the 4. And be it emeted, That no person by such penalty and imprisonment both.
hall at any time kill any wild duck, brant 20. And be it emeted, That no person

her possession after the same has been kill ed, any black bass, pike or pickerel, between the first day of March and the first
day of May, except alive or stocking other
waters, under a penalty of twenty five dolwaters, under a penalty of lars for each offence. 21. And be it enacted, That no person

shall catch any speckled trout, black bass or other fish in any of the waters of this state by shatting or drawing off any portion of said waters, or by dragging or drawing small nets or seines therein when the waters shall be wholly or in part drawn off except by order of the state fishery commissioners, under a penalty of twenty-five dollars for each offence.

22. And be it enacted, That any person may sell or have in his or her possession any ruffled grouse, commonly called pheanot be liable to any penalty under this act, provided, he or she shall prove that such newspapers should be legalized, and said pirds were killed within the period allowoirds were killed within the period allowlimits of this state at some place where the

where the shooting of any game or catching any fish mentioned in this act is entirely prohibited until after a certain fixed term of years shall have expired, by special laws now in force in any county or counties of this state, nothing in this act shall be construed as to alter or invalidate said laws, or to justify or permit the shoot ing of such game or catching of such fish in said counties at any time within the term of tears during which the same is prohibited. prohibited. 24 And be it enacted, That in all pro-

cutions against common carriers under this act, it shall be competent for them to show that the prohibited article came into pos session in another state or from beyond the United States at some place where the law did not prohibit such possession; and such evidence shall be a valid defence to the prosecution 25. And he it ensetted, That any judge of

ions of this act have been violated by any person being temporarily within his juris diction, but not residing there permanently, or by any person whose name and resi-dence are unknown, is hereby authorized and required to assue his warrant for the arrest of such person, and to cause him to be committed or held to ball to answer the charge against him; and any such justice or magistrate upon receiving proof or probable cause for believing in the conceal-ment of any game or fish mentioned in this act during any of the periods prohib-ited, shall issue his search warrant and cause search to be made in any house, market, bost, box, package, car or other building; all courts of quarter sessions are hereby invested with jurisdiction to try

possession, or vending the same during any of the periods prohibited in this act within the arrest is made, who shall proceed to hear and determine as to the truth of the

ridge, or woodcock, or pinnated grouse, or city in which the offence was committed, prairie chicken, or wild turkey, or rail or and in default of payment as aforeasid the reed-bird, by means of any blind, trap, offender shall be committed to the common reinit of the proper county for the term of

county, for a period of not less than one day for each dollar of penalty imposed. 27. And be it enacted, That whenever

any officer, constable or other person mak ing complaint of the violation of any o the provisions of this act, shall fail to recover the penalty or penalties mentioned therein in any prosecution or suit commenced by him or them pursuant to the foregoing sections of this act, the costs of suit incurred by him or them shall be a charge upon the proper county, and shall be audited and allowed as other county charges are audited and allowed.

Leave Pingwood at 7 05 A. M. on Mondays, Wednesdays and Fridays.

Leave Pingwood at 7 05 A. M. on Mondays, Leave Monks at 7 10 A. M. Tuesdays. Thursdays and Saturdays.

Leave Pingwood at 7 05 A. M. on Mondays, Wednesdays and Fridays.

Leave Pingwood at 7 05 A. M. on Mondays, Wednesdays and Fridays.

Leave Pingwood at 7 05 A. M. on Mondays, Wednesdays and Fridays.

Leave Pingwood at 7 05 A. M. on Mondays, Wednesdays and Fridays.

Leave Pingwood at 7 05 A. M. on Mondays, Wednesdays and Fridays.

Leave Pingwood at 7 05 A. M. on Mondays, Wednesdays and Fridays.

Leave Pingwood at 7 05 A. M. on Mondays, Wednesdays and Fridays.

Leave Monks at 7 10 A. M. Tuesdays. Thursdays and Saturdays.

Leave Pompton Junction, 7 and 7 58 A. M.

Montrelair 7 58, 8 53 and 2 2 04 r. M.

"Montrelair 7 58, 8 53 and 2 2 14 "

"Bloomfield 8 06, 9 06 " 2 27 "

Belleville 8 06, 9 06 " 2 27 "

A've New York 50, 9 50 " 3 10 " the provisions of this act, shall fail to re-

being posted adjacent to such pond, stream or spring, shall be deemed guilty of tresposes, and, in addition to damages recoverable by isw, shall be liable to the owner, lessee or occupant, in a penalty of one hundred dollars for every such offence.

19. And be it enacted, That no person shall place in any fresh water stream, lake or pond, any lime or other deleterious substance, or any drug or medicated bait with intent thereby to injure, poison or catch intent thereby to injure, poison or catch stocked with or inhabited by trout, bass, pickerel, pike, sunfish, or perch, any drug or other deleterious substance with intent to kill or catch such trout, bass, or other trout to kill or catch such trout, bass, or other trout to kill or catch such trout to kill or the said may true the duty of the said may trout the fluty of the said may trout to kill may trout to kill with the said to kill

this act shall be so construed as to prevent have done be fiable to a penalty of fifty any person in any part of this state from dollars or by imprisonment is the common catching speckled trout or black has with

> 31. And be it enacted, That all acts or Approved March 27, 1874.

> > CHAPTER DXXXVI.

supplement to the act relative to the publication of the Public Laws

Whereas, certain notices relative to the sale of real estate under legal authority have been published in "The Argus," a newspaper published in South Amboy, in the county of Middlesex, and "The Guardian," a newspaper published in the city of Perth Amboy, in the county of Mid-dlesex, and "The Atlantic County Demosant, and quail or Virginia partridge for a period of five days after the time limited for killing the same has expired, and shall lantic; and whereas, it is expedient that lantic; and whereas, it is expedient that the publication of said notices in said pers, with authority to publish the like limits of this state at some place where the laws and notices as are published by the laws and notices as are published by the same.

23. And be it enacted. That in all cases

1. Be it enacted by the Senate and Gen-

eral Assembly of the State of New Jersey, That "The Argus," "The Guardian," and "The Atlantic County Democrat," are hereby declared to be legal newspapers, with authority to publish such laws and sources as are authorized by law to be published in the county of Middlesex, and that the publication of said notices heretofore published in said newspapers are hereby validated and declared to have been

legally published.

2. And be it enacted. That this act shall be taken and deemed to be a public act, and shall take effect immediately.

Approved March 27, 1874.

Dealer in Fine Gold Jewelry, Gold and Sliver was present and American Clocks. Sliver and Plated Ware, Speciacles and Shall take effect immediately.

Approved March 27, 1874.

CHAPTER DXXXVII.

An act to legalize the publication of cer-tain notices published in the East New-ark Record and Harrison and Kearny

Vhereas, certain notices have, in accordance with an order of the common council of the town of Harrison, in the county of Hadson, by a unanimous vote of said common council been published in the East Newark Record and Harrison and Kearny Advertiser, a newspaper printed and published in the said town and county; and published in the said town and county; and whereas, it is expedient that the publication of said notices in said newspaper should be made legal and said newspaper declared to be a legal newspaper, with authority to publish the like notices as are published by the other newspapers published in the said county of Hudson;

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the East Newark Record and Harrison and Kearney Advertiser is hereby declared to be a legal newspaper and shall have authority to publish such notices as and dispose of all and any of the offences against the provisions of this act occurring in the same county.

have authority to published to be published in other newspapers published in the county of Hudson, and that the publication of Hudson, and that the publication of said notices heretofere published in said

And to the Annual That this act shall other presents. mindementor all persons violating the pro-

MORRIS & ESSEX R. R. NEWARK & BLOOMFIELD BRANCH Summer arrangement +From June 1. Foot Barclay and Christopher Sts., N. Y

that this section shall not apply to any person son who shall collect such eggs for scientific purposes.

14. And be it enacted, That no person shall kill, catch, or discharge any fire arms within turb such nestling-ground, or break up or in any manner disturb such nestling-ground, or the birds therein, or discharge any fire-arms within one-fourth of a mile of such nestling-place at any wild pigeon or pigeons within their roostings, nader a penalty of twenty five dollars.

15. And be it enacted, That no person is any manner disturb such nestling-place at any wild pigeon or pigeons within their roostings, nader a penalty of twenty five dollars.

15. And be it enacted, That no person is shall, at any time or place within this style. Kill or take any ruffed grouss, commonly called pheasant or quait, or Virginia part ridge, or woodcock, or pinnated grouss, or rail or prairie chicken, or wild turkey, or rail or prairie chicken, or wild turkey, or rail or reced-bird, by means of any blind, trap.

Montclair Railroad On and after Monday, July 20, trains will

stocked with or inhabited by trout, bass, pickerel, pike, sunfish, or perch, any drug or other deleterious substance with intent to kill or catch such trout, bass, or other fish; any person violating the provisions of the provisions of this act, fish; any person violating the provisions of this act shall be deemed guilty of this act shall be deemed guilty of the demeanor and shall in addition thereto.

30 And be it enacted, That all actions then the public dem and some mode of convey-since more convenient to the business portion of Newark than that which is afforded by the trains, has decided to run a stage accommodation. For which purpose he has provided himself with a light and ultable stage. MONICLAIR 10 NEWARK

any person in any part of this state from catching speckled trout or black bass with nets in waters owned by himself for the Newark and New York Rail Road. jail of the county in which such offence is nets in waters owned by minder to but Leaving committed, not exceeding three months, or purpose of stocking other waters; but Leaving three months, or purpose of stocking other waters; but Leaving Montgolar Hotel at 8.45 a. m. and 1.15 r. m. Ridgwood Station at 8,55 A. M. and 1,25 P. M. Bloomfield Hotel at 9.05 A. M. and 1,25 P. M.

> N. & N. Y. Depot at 10.30 A. M. and 4.30 P. M.
> Cor. Broad and Orange Sta. at 10.40 A. M. and Spring Goods I Cor. Broad an 4.40 P. M AN EXTRA TRIP on Saturdays, lesving Montclair at 6.30, Ridgwood at 6.40 and Bloom-field at 6.50 P. M. RETURNING leave N. and N. Y. Depot at 10 P. M. and Cor. Broad and Orange Sts. at 10,10 P.

MESSAGES will be faithfully conveyed and romptly delivered.
Public Patronage respectfully solicited. WM. TICHENOR, Proprietor and Messenger. N. B.—Pleasure parties furnished with two and four horse turnouts at short notile and on

STAGE LINE TO CALDWELL, VERO-NA AND PINE BROOK. Leave M. & E. Depot, MONTCLAIR, on the arrival of the A. M. 7.50, 8.50 & 10.50 trains and the P. M. 2, 3.40, & 4.40 trains

Returning, Leave Pine Brook at 11.50 A M. and Caldwell at 6.30, 7.15, 8.15 & 9.50 A. M., and at 12.30, 2.30 & 4.10 P. M. GEO. B. HARRISCN, Proprietor.

ESTABLISHED A. SCHAFFER Watchmaker and Jeweler,

> NEWARK, N. J. Opp. Continental Hotel.

DRAGAW & BATES,

Fine Groceries FINE TEAS AND COFFEES

PICKLES, JELLIES, ETC., 468 BROAD STREET,

L. Cor. Orange St. April 5-1y E BUTTERICK & CO'S

CELEBRATED PATTERNS, A full line of Ladies', Misses', Girls and Boy's Patterns can be found at the new No. 3 Cedar Street, NEWARK, N J.

Stamping for Braiding and Embroidery done. Catalogue Free.

FIRST PREMIUM STERLING SILVER may been legally published.

Indian selected, That all acts and st the elegant store of BENJAMIN J. MANO 1881 of the with this act are 587 Broad Street near City Hall, Nawana, N. at the elegant store of BENJAMIN J. MAYO Our cases are filled with elegant Bridal i of

No connection with any other satablishms Established in 1889,

WATSON & CO.

Celebrated Newark Clothiers.

can supply you with any article of Dress. ELEGANTLY CUT, PROPERLY TRIMMED,

and MAD .: EQUAL to the BEST ORDERED WORK,

SMALL CONCERNS.

WE CARRY THE LARGEST STOCK OF MEN AND BOYS' CLOTHING IN THE STATE. nd can show you many CHOICE STALES of Garments, that cannot be found outside of our concern.

SPECIAL ATTENTION is called to the FLEGANT CUT of all our Garment

No. 813 Broad Street,

IL MARK, N. J. DIRECTLY OPPOSITE MECHANIC STREET

OPENED. Min Market .-E. ELVERSON & CO., Control of the land of

OPEN FOR BUSINESS At their Elegant new Store, 767 BROAD STREEF, three doors below the old start,

large Variety Spanish Laces for Scarfs. Beaded Mak and Guipuse Laces. The Great Sale of 25c SILK NECK TIEN, still continues, We have a fine assort. c. . 3/

NEWARK. N.J.

AGRICULTURAL IMPLEMENTS.

BUCKEYE MOWER AND REAPER, AND BULLARD'S IMPROVED PATENT HAY TEDDER. Manufacturer of Rustic Work

PECIAL ANNOUNCEMENT.

Summer Goods!

The Finest and Largest Assortment of BOOTS & SHOES

to be found in the State, can be seen at the POPULAR BOOT & SHOE STORE 885 Broad at.

BURT'S LADIES', BURT'S MISSES!.

Ladies and gentlemen wishing a stylish and desirable Boot or Shoe can have an opp reanity of examining the finest stock ever offered to

C. CARRABRANT

885 BROAD st.

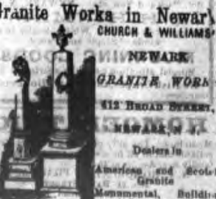
CAWLEY & STRYKER'S.

finest to the chespest. All styles and qualities chesp as the chespest. SIGN OF THE BIG BOOT. April 19:-

Flour, Feed & Groceries ALSO, PURE RYE and

BARLEY COFFEE, 98 Barclay St., near Hobogen Ferry, NEW YORK.

ORR H. BOSCHER, CHAS, D. BOSCHER



at prices fully 20 per cent BELOW the rates of

Late E. L. HAMILTON & Co. Respectfully announce to their friends and customers that they are

Dress Goods, Table Linens, &c.
At the Lowest Possible Price.
E. ELVERSON & CO.

JOHN A. MILLER,

Successor to Conover & Gould.

OFFICE AND WAREHOUSE, NO. 449 BROAD STREET,

Grower and Importer of Field, Garden & Flower Seeds, Dutch Bulbs, &c., Genera Agent for Lister's Fertilizers, Super-Phosphate and Guano, Sole Agent for

BURT'S, CHILDREN'S,

TRN WIDTHS TO EACH SIZE, A full assortment of these well known goods constantly on hand, together with ALL THE LEADING MANUFACTURERS. Our Gents' Department is replete with all the leading styles of goods from the best manu-facturers in the country, including our own

Our own make are made on the latest most improved principles of shoemaking.

489 BROAD STREET, NEWARK, Next door to A. Grant, Jr., & Co's Dey Good Store, and examine their large stock of Boots and Shoes, suited to 'be Spring trade, from the

TORN II. BOSCHEN & BROTHER

PHE UNLY Granite Works in Newarl



HOME COMPORT. - How INTERNITURE BY THE PRINT UNION STEAM AND WATER HEATING APPARATUS.
The best and Simplest Steam Heater in use.
For all Classes or Burguines. FURNACES, STOVES, RANGES &c. ANGELL & ATWA IER, 706 Broadway N. Y. City.

We can refer with confidence to several gen demen in Bloomfield and Montclair, whose courses are furnished with our apparatus. PERFECT SATISFACTION SECURED. Mr. Ws. P. LTOR, editor of the Gazerra, will sermit the one in his homestead to be inspected. House Heating is our specialty. ANGELL & ATWATER, 706 Broadway, N. Y

CAVE MONEY BY BUTING

to - an ambigut - and a

YOUR HAT At DUFF'S CREAP HAT AND CAP STORK 441 BROAD STREET,

First class goods of the intest styles now seady April 5-17

SWAN QUILL Action.

Opposite M. and E. R. R. Depot.

SPENCERIAN STEEL PENS

These Pena are comprised in 15 numbers; of the Number Out Pan alone we sold more than 5,000,000 IN 1878, 11

and the sale is continually increasing.

They are of superior English make, and are justly oriented for their clusticity, durability, an evenness of point. For sain by the trade generally.

To accommodate those who may wish to try these Pens, we will send a Sample Card, containing all of the 16 numbers, by mail, on receipt of 21 cents. IVESON, BLAKEMAN, TATLOR & CO., g20 138 & 140 Grand Street, New York

FRELIGH'S REMEDY



NERVOUS HEADACHE, do. An inferred remody, which evaluates the on HIND & MURPHY. Wholesale Druggiste.

No. 21 Barday St., New York tions or deviated which the condition of the and Cemetery Work DEUGGISTS EVERYWHERE

